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UNITED STATES DISTRICT COURT

SEP 2 1 1992

CENTRAL DISTRICT OF CALIFORNIA

**HUB LAW OFFICES** 

VICKI J. AZNARAN and RICHARD N. AZNARAN,

Plaintiff(s),

v

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CHURCH OF SCIENTOLOGY OF CALIFORNIA, et al.,

Defendant(s).

CV-88-1786-JMI (Ex)

ORDER DENYING EX PARTE

APPLICATION

ENTERED

SEP | 8 1992

CLERK, U.S. DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA BY DEPU

## IT IS HEREBY ORDERED:

- 1. Plaintiffs' ex parte application for court order that clerk maintain possession of file pending determination of plaintiffs' motion for reconsideration is HEREBY DENIED.
- 2. On September 15, 1992 this Court DENIED plaintiffs' motion for reconsideration for two reasons. First, the date transcribed on this Court's Order transferring the case to Texas incorrectly reflected the date the Court rendered its decision to transfer. As stated in the September 15, 1992 Order, the date the transfer decision was rendered was August 24, 1992.

THIS CONSTITUTES NOTICE OF ENTER AS REQUIRED BY FRCP, RULE 77(a)

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Second, defendants have withdrawn their renewed recusal motion. 1

3. Accordingly, there are no issues pending before this Court. The case has properly been transferred to the Northern District of texas.

IT IS SO ORDERED.

DATED: September 17, 1992

JAMES M. IDEMAN United States District Judge

The issue of whether defendants' renewed motion to recuse was ever properly filed adds support to this Court's Order of September 15, 1992. Defendants point out that the renewed recusal motion was lodged, not filed, due to this Court's Order transferring the action to Texas. Since leave was never granted to defendants to file the recusal motion, the motion was never properly filed. Plaintiffs' attempted "revival" of <u>defendants</u>' recusal motion despite the fact that defendants were never granted leave to file the motion, the case was transferred to Texas and defendants have withdrawn their motion, is without merit and will not be entertained by this Court.

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